

Mark A. Serlin, CSBN: 122155  
 SERLIN & WHITEFORD, LLP  
 700 E Street  
 Sacramento, CA 95814  
 Telephone: (916) 446-0790  
 Facsimile: (916) 446-0791  
 Email: mserlin@globelaw.com

Attorneys for Judgment Creditor  
 CRYSTAL LEI

UNITED STATES DISTRICT COURT  
 FOR THE NORTHERN DISTRICT OF CALIFORNIA

DEMAYAN,	)	CASE NO. 3:11-cv-01814-RS
	)	
Appellant,	)	
	)	<b>RENEWED APPLICATION FOR</b>
vs.	)	<b>ISSUANCE OF ORDER TO SHOW</b>
	)	<b>CAUSE RE CONTEMPT AGAINST</b>
	)	<b>DEMAYAN</b>
TONY FU, CRYSTAL LEI, WEI SUEN,	)	
BRYANT FU, and STELLA HONG	)	
CHEN,	)	
	)	
Appellees.	)	

Judgment creditor Crystal Lei (“Lei”) hereby applies for the issuance of an order to show cause re contempt directed to judgment debtor Demas Yan (“Yan”). The Court ordered Yan on August 10, 2017 (docket no. 60) to produce various documents, including tax returns, to Lei. Per the accompanying declaration of Mark A. Serlin, Yan has failed and refused to comply with the Court’s order and has only produced a few bank statements. Yan’s abject failure and refusal to produce documents which should have already been produced long ago has caused Lei to incur significant costs in trying to obtain the documents. Lei thus requests that monetary sanctions be imposed against Yan. In order to induce Yan to comply with the Court’s order, it is therefore appropriate and necessary that the Court issue an order directing Yan to show cause, if any he has,

1 as to why he should not be held in contempt for his willful failure to comply with the Court's order  
2 and why monetary sanctions should not be imposed upon him.

3 DATED: September 5, 2017

SERLIN & WHITEFORD, LLP

4  
5 By: /s/ Mark A. Serlin  
6 MARK A. SERLIN, Attorneys for Judgment  
7 Creditor CRYSTAL LEI  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19

20 S:\Active Files\LEI & FU\federal court action\court docs\2contempt.application.docx  
21  
22  
23  
24  
25  
26  
27  
28